

February 9, 1990

WORLD HEADQUARTERS TROY, OHIO 45074 TEL 332-3000

Mr. Joseph A. Kawecki  
US EPA 5HSM/TUB-7  
230 South Dearborn Street  
Chicago, IL 60604

RECEIVED  
FEB 14 1990

TECHNICAL SUPPORT  
SECTION

Dear Mr. Kawecki:

Reference: Powell Road Landfill 5HSM-TUB-7

Pursuant to the Agency's letter dated January 8, 1990, Hobart Corporation respectfully submits the following information for your consideration.

- Exhibit I. Letter from Joseph Bedwell dated January 25, 1990, concerning the Powell Road Landfill.
- Exhibit II. CERCLA 103 (c) Notification filed in June, 1981.
- Exhibit III. Limited copies of information submitted to the USEPA in February, 1986. A full text of the response can be obtained from the Region V files as addressed in the February 7, 1986, cover letter.

As a matter of policy purchase orders and invoices are retained for seven (7) years. Information before 1980 is not known to exist within our files.

Based on the foregoing information we are unaware of directing any waste to the Powell Road Landfill.

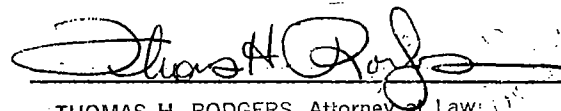
The foregoing report was prepared by and under the direction of James J. Carleton. I certify that all statements made are true and accurate to the best of my knowledge and belief as of this date. It is understood that if any time after submittal of this information, I find that any portion is false, then I will notify USEPA in a timely manner.

  
James J. Carleton, Director  
Corporate Safety & Environmental Protection

2-9-90  
Date

State of Ohio, County of Miami, ss:

Before me a Notary Public in and for the State of Ohio, personally appeared James J. Carleton, Director, Corporate Safety & Environmental Protection who acknowledged the signing of the foregoing letter and certified the statements set forth above his name.



THOMAS H. RODGERS, Attorney at Law  
Notary Public, State of Ohio  
My Commission has no expiration date.  
Section 147.03 R.C.

2/9/90

pc: F. Bazler, cover letter only

EXHIBIT I



WORLD HEADQUARTERS

TROY, OHIO 45374

January 25, 1990

TO J. J. Carleton  
FROM J. J. Bedwell  
SUBJECT Powell Road Landfill

COPIES TO  
M. Swiger

The Powell Road Landfill has been closed for about seven years. This would make it about year 1982. Dayton Service Parts Center moved into the Huffman Facility June of 1982. From June 1982 to present, D.S.P.C. has used G.S.X. of Dayton for disposal of Non-Hazardous waste, trash only. This is a sister company of Laidlaw Waste Systems located at 1766 North Gettysburg Avenue, Dayton, Ohio. I checked with them and they stated that all of our trash waste has been disposed of at the Montgomery County South Incinerator Plant, 2550 Bertwynn Drive, Moraine, Ohio.


On August 12, 1985, D.S.P.C. had Ecolotec Inc., 716 North Irvin Street, Dayton, Ohio dispose of 3,100 pint cans of Epoxy Sealant. This waste was disposed of by incineration. This was Non-Hazardous, Non-Regulated material. The profile code is EC-7289.

In checking with other waste disposal companies in the Dayton area who may have disposed of, or hauled waste for us before or after 1982 were:

- ° Emery J. Sepeck, 4330 Springfield Pike, System Technology of Xenia, Ohio. These companies are no longer operational.
- ° Industrial Waste Disposal, 3975 Wagoner Ford Road, never removed waste for Hobart Corporation.
- ° Clark Oil Company of Dayton, 300 West End Avenue, never used Powell Road Landfill. Reclaimed Product only.

This is all of the information we have been able to find. It looks like we may never have contributed to the Powell Road Landfill.

Let me know if you need further information.

  
Joseph J. Bedwell  
Safety CO-OR D.S.P.C.

/1.53

EXHIBIT II

# EPA Notification of Hazardous Waste Site

United States  
Environmental Protection  
Agency  
Washington DC 20460

This initial notification information is required by Section 103(c) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 and must be mailed by June 9, 1981.

Please type or print in ink. If you need additional space, use separate sheets of paper. Indicate the letter of the item which applies.

## A Person Required to Notify:

Enter the name and address of the person or organization required to notify.

Name **Hobart Corporation**  
Street **448 Huffman Avenue**  
City **Dayton** State **OH** Zip Code **45403**

## B Site Location:

Enter the common name (if known) and actual location of the site.

Name of Site **Please See Attached Letter.**  
Street  
City County State Zip Code

## C Person to Contact:

Enter the name, title (if applicable), and business telephone number of the person to contact regarding information submitted on this form.

Name (Last, First and Title) **Carleton, James J. Project Engineer**  
Phone **513/335-7171 Hobart Corporation, Troy, OH 45374**

## D Dates of Waste Handling:

Enter the years that you estimate waste treatment, storage, or disposal began and ended at the site.

From (Year) To (Year) **Please See Attached Letter**

## Waste Type: Choose the option you prefer to complete

**Option 1:** Select general waste types and source categories. If you do not know the general waste types or sources, you are encouraged to describe the site in Item I—Description of Site.

**General Type of Waste:**  
Place an X in the appropriate boxes. The categories listed overlap. Check each applicable category.

1. ☐ Organics
2. ☐ Inorganics
3. ☐ Solvents
4. ☐ Pesticides
5. ☐ Heavy metals
6. ☐ Acids
7. ☐ Bases
8. ☐ PCBs
9. ☐ Mixed Municipal Waste
10. ☐ Unknown
11. ☐ Other (Specify)

**Source of Waste:**  
Place an X in the appropriate boxes.

1. ☐ Mining
2. ☐ Construction
3. ☐ Textiles
4. ☐ Fertilizer
5. ☐ Paper/Printing
6. ☐ Leather Tanning
7. ☐ Iron/Steel Foundry
8. ☐ Chemical, General
9. ☐ Plating/Polishing
10. ☐ Military/Ammunition
11. ☐ Electrical Conductors
12. ☐ Transformers
13. ☐ Utility Companies
14. ☐ Sanitary/Refuse
15. ☐ Photofinish
16. ☐ Lab/Hospital
17. ☐ Unknown
18. ☐ Other (Specify)

**Option 2:** This option is available to persons familiar with the Resource Conservation and Recovery Act (RCRA) Section 3001 regulations (40 CFR Part 261).

**Specific Type of Waste:**  
EPA has assigned a four-digit number to each hazardous waste listed in the regulations under Section 3001 of RCRA. Enter the appropriate four-digit number in the boxes provided. A copy of the list of hazardous wastes and codes can be obtained by contacting the EPA Region serving the State in which the site is located.

<b>F001</b>
<b>F004</b>
<b>F007</b>
<b>F017</b>

<b>F002</b>
<b>F005</b>
<b>F008</b>
<b>F018</b>

<b>F003</b>
<b>F006</b>
<b>F009</b>

**F Waste Quantity:**

Place an X in the appropriate boxes to indicate the facility types found at the site.

In the "total facility waste amount" space give the estimated combined quantity (volume) of hazardous wastes at the site using cubic feet or gallons.

In the "total facility area" space, give the estimated area size which the facilities occupy using square feet or acres.

**Facility Type**

1. ☐ Piles
2. ☐ Land Treatment
3. ☐ Landfill
4. ☐ Tanks
5. ☐ Impoundment
6. ☐ Underground Injection
7. ☐ Drums, Above Ground
8. ☐ Drums, Below Ground
9. ☒ Other (Specify) Please See Attached Letter

**Total Facility Waste Amount**

cubic feet

gallons

**Total Facility Area**

square feet

acres

**G Known, Suspected or Likely Releases to the Environment:**

Place an X in the appropriate boxes to indicate any known, suspected, or likely releases of wastes to the environment.

☐ Known ☐ Suspected ☒ Likely ☐ None

**Note:** Items H and I are optional. Completing these items will assist EPA and State and local governments in locating and assessing hazardous waste sites. Although completing the items is not required, you are encouraged to do so.

**H Sketch Map of Site Location: (Optional)**

Sketch a map showing streets, highways, routes or other prominent landmarks near the site. Place an X on the map to indicate the site location. Draw an arrow showing the direction north. You may substitute a publishing map showing the site location.

**I Description of Site: (Optional)**

Describe the history and present conditions of the site. Give directions to the site and describe any nearby wells, springs, lakes, or housing. Include such information as how waste was disposed and where the waste came from. Provide any other information or comments which may help describe the site conditions.

**J Signature and Title:**

The person or authorized representative (such as plant managers, superintendents, trustees or attorneys) of persons required to notify must sign the form and provide a mailing address (if different than address in item A). For other persons providing notification, the signature is optional. Check the boxes which best describe the relationship to the site of the person required to notify. If you are not required to notify check "Other".

Name James J. Carleton, Project Engineer

Street World Headquarters

City Troy State OH Zip Code 45374

Signature James J. Carleton

Date 6/8/81

- ☐ Owner, Present  
☐ Owner, Past  
☐ Transporter  
☐ Operator, Present  
☐ Operator, Past  
☒ Other

# EPA Notification of Hazardous Waste Site

United States  
Environmental Protection  
Agency  
Washington DC 20460

This initial notification information is required by Section 103(c) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 and must be mailed by June 9, 1981.

Please type or print in ink. If you need additional space, use separate sheets of paper. Indicate the letter of the item which applies.

## A Person Required to Notify:

Enter the name and address of the person or organization required to notify.

Name Hobart Corporation  
Street 216 South Torrence Street  
City Dayton State OH Zip Code 45403

## B Site Location:

Enter the common name (if known) and actual location of the site.

Name of Site Please see attached letter.  
Street \_\_\_\_\_  
City \_\_\_\_\_ County \_\_\_\_\_ State \_\_\_\_\_ Zip Code \_\_\_\_\_

## C Person to Contact:

Enter the name, title (if applicable), and business telephone number of the person to contact regarding information submitted on this form.

Name (Last, First and Title) Carleton, James J. Project Engineer  
Phone 513/335-7171 Hobart Corporation, Troy, OH 45374

## D Dates of Waste Handling:

Enter the years that you estimate waste treatment, storage, or disposal began and ended at the site.

From (Year) \_\_\_\_\_ To (Year) Please see attached letter.

## Waste Type: Choose the option you prefer to complete

**Option 1:** Select general waste types and source categories. If you do not know the general waste types or sources, you are encouraged to describe the site in Item I—Description of Site.

### General Type of Waste:

Place an X in the appropriate boxes. The categories listed overlap. Check each applicable category.

1. ☐ Organics
2. ☐ Inorganics
3. ☐ Solvents
4. ☐ Pesticides
5. ☐ Heavy metals
6. ☐ Acids
7. ☐ Bases
8. ☐ PCBs
9. ☐ Mixed Municipal Waste
10. ☐ Unknown
11. ☐ Other (Specify) \_\_\_\_\_

### Source of Waste:

Place an X in the appropriate boxes.

1. ☐ Mining
2. ☐ Construction
3. ☐ Textiles
4. ☐ Fertilizer
5. ☐ Paper/Printing
6. ☐ Leather Tanning
7. ☐ Iron/Steel Foundry
8. ☐ Chemical, General
9. ☐ Plating/Polishing
10. ☐ Military/Ammunition
11. ☐ Electrical Conductors
12. ☐ Transformers
13. ☐ Utility Companies
14. ☐ Sanitary/Refuse
15. ☐ Photofinish
16. ☐ Lab/Hospital
17. ☐ Unknown
18. ☐ Other (Specify) \_\_\_\_\_

**Option 2:** This option is available to persons familiar with the Resource Conservation and Recovery Act (RCRA) Section 3001 regulations (40 CFR Part 261).

### Specific Type of Waste:

EPA has assigned a four-digit number to each hazardous waste listed in the regulations under Section 3001 of RCRA. Enter the appropriate four-digit number in the boxes provided. A copy of the list of hazardous wastes and codes can be obtained by contacting the EPA Region serving the State in which the site is located.

F001
F005

F002

F003

**F Waste Quantity:**

Place an X in the appropriate boxes to indicate the facility types found at the site.

In the "total facility waste amount" space give the estimated combined quantity (volume) of hazardous wastes at the site using cubic feet or gallons.

In the "total facility area" space, give the estimated area size which the facilities occupy using square feet or acres.

**Facility Type**

1. ☐ Piles
2. ☐ Land Treatment
3. ☐ Landfill
4. ☐ Tanks
5. ☐ Impoundment
6. ☐ Underground Injection
7. ☐ Drums, Above Ground
8. ☐ Drums, Below Ground
9. ☒ Other (Specify) See attached letter.

**Total Facility Waste Amount**

cubic feet

gallons

**Total Facility Area**

square feet

acres

**G Known, Suspected or Likely Releases to the Environment:**

Place an X in the appropriate boxes to indicate any known, suspected, or likely releases of wastes to the environment.

☐ Known ☐ Suspected ☒ Likely ☐ None

**Note:** Items H and I are optional. Completing these items will assist EPA and State and local governments in locating and assessing hazardous waste sites. Although completing the items is not required, you are encouraged to do so.

**H Sketch Map of Site Location: (Optional)**

Sketch a map showing streets, highways, routes or other prominent landmarks near the site. Place an X on the map to indicate the site location. Draw an arrow showing the direction north. You may substitute a publishing map showing the site location.

**I Description of Site: (Optional)**

Describe the history and present conditions of the site. Give directions to the site and describe any nearby wells, springs, lakes, or housing. Include such information as how waste was disposed and where the waste came from. Provide any other information or comments which may help describe the site conditions.

**J Signature and Title:**

The person or authorized representative (such as plant managers, superintendents, trustees or attorneys) of persons required to notify must sign the form and provide a mailing address (if different than address in item A). For other persons providing notification, the signature is optional. Check the boxes which best describe the relationship to the site of the person required to notify. If you are not required to notify check "Other".

Name James J. Carleton, Project Engineer

Street World Headquarters

City Troy State OH Zip Code 45374

Signature James J. Carleton Date 6/8/81

- ☐ Owner, Present  
☐ Owner, Past  
☐ Transporter  
☐ Operator, Present  
☐ Operator, Past  
☒ Other





WORLD HEADQUARTERS

TROY, OHIO 45374

513 335-7171

May 13, 1981

TO L. Rosell  
Hazardous Waste Coordinator, Dayton Scale

FROM J. J. Carleton  
Corporate Hazardous Waste Coordinator

SUBJECT Superfund Notification

## Copies To

F. Bazler  
J. Delaney  
W. E. Henson  
R. Lenox  
R. D. Leytze  
D. Riley  
File

The EPA has been charged by Congress to compile information regarding past disposal of hazardous waste. The Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (commonly known as Superfund) mandates in Section 103(c) that we furnish EPA by June 9, 1981, certain information concerning our past disposal practices.

In order to comply with this request for information, I am requesting that each of you send to my attention by June 3, 1981, the below information in letter form. I will then fill in the Superfund notification form and will include with it a copy of your letter. Even though we are on the fringes of what Superfund is really after, namely abandoned sites, our compliance with the request is mandatory.

Since time is of the essence, EPA is not requiring that you painstakingly document the information submitted. This information may be based on your knowledge or reasonably available records. Your best estimates involving quantities will be satisfactory.

The following information is requested:

1. EPA ID Number
2. Waste generated at your facility be EPA Hazard Code Number. These items are found on the Notification filed in August, 1980.
3. Name and address of disposal site or sites used prior to disposal under RCRA in 1980. Indicate the type of landfill (eg. County Sanitary, Private Industrial, etc.). If a recycling facility, so indicate.
4. Dates these sites were used.
5. Estimate of yearly quantities.

Please sign your letter to me, and be sure to use company stationary. In the event that you should have any questions, please contact either myself or Dick Lenox in Troy.

A copy of this letter and a copy of your response will be part of the Superfund notification which will be filed by Facilities Engineering and signed by J. J. Carleton.

Please be prompt in your information dispatch.

JJC/smc

*J. J. Carleton/smc*



WORLD HEADQUARTERS

TROY, OHIO 45374

PLEASE REPLY TO

P. O. BOX 1690  
DAYTON, OHIO 45401

June 1, 1981

To: J. J. Carleton  
From: L. P. Rosell  
Subject: Superfund Notification

In reply to your memo of May 13, 1981, the EPA identification number for Torrence Street is D004237434. We have not received a number for Huffman Avenue.

The major portion of our waste, in the past, has been F002, 1,1,1 Chloroethane, and F005 Paint Thinner.

Our past records of disposal are quite sketchy, but we do show between June 4, 1973, and July 5, 1976, having averaged about 15 drums of liquid waste per month. These were hauled away by Emery Jos. Sepeck of 4330 Springfield Pk., Dayton, Ohio. They were disposed of at a private (then) turned public landfill in Marrietta, Ohio. The vast majority of this waste was water in the form of machine coolant.

Since that time, Systems Technology of Xenia, Ohio, has picked up and reclaimed our waste. More recently Clark Oil Co. of Dayton has picked it up and reclaimed it.

A recent check of quantities indicates that we generate about 1 drum per month, each of Trichlor, and Paint Solvent, and 2 drums per month of a mixture of Stoddard Solvent and Cutting Oil.

It is reasonable to assume that since our production was higher in the past, that we probably generated more waste in the past.

Let me know if you need further information.

A handwritten signature in cursive script, appearing to read "L. P. Rosell".

L. P. Rosell  
Manager, Facilities Engineering

mkm

EXHIBIT III



bcc: F. Bazler  
R. Leytze  
T. Rodgers  
C. Tisdale  
R. Wilsek

WORLD HEADQUARTERS TROY, OHIO 45374 513 335-7171  
February 7, 1986

Ms. Shirley Dorsey  
U.S. EPA Region V  
Waste Management Division  
Hazardous Waste Enforcement Branch  
CERCLA Enforcement Section  
230 South Dearborn Street  
Chicago, Illinois 60604

Ref: Vandale Junkyard

Dear Ms. Dorsey:

Pursuant to the Agency's letter dated January 7, 1986, Hobart Corporation respectfully submits the following information for your consideration.

I. Potentially Responsible Party Identification.

1. Mailing Address  
Hobart Corporation  
World Headquarters  
Troy, OH 45374
2. Potentially Responsible Plant Location  
The Hobart Manufacturing Company, now known as Hobart Corporation  
Dayton Scale Division  
216 South Torrence Street

and/or

448 Huffman Avenue  
Dayton, Ohio 45403

3. Hobart Corporation contacts
  - a. James J. Carleton, Manager, Safety & Environmental Protection  
- company contact (513) 332-2297.
  - b. E.M. Davis, President - authorized signatory for Hobart Corporation (513) 332-3000.

II. Abatement of Releases or Threatened Releases

Hobart Corporation does not believe that it is involved in any disposal of its waste at the Vandale Junkyard. However, should it be shown to the contrary that Hobart Corporation is involved in the CERCLA Site, then we will cooperate with the U.S. Environmental Protection Agency in obtaining an equitable financial solution involving the costs associated with abating any releases or threatened releases of hazardous substances, pollutants and contaminants pertaining to the Vandale Junkyard.

### III. Current Involvement

Hobart Corporation was requested by the Ohio Environmental Protection Agency in March, 1984 to supply information concerning our potential involvement with the Vandale Junkyard. Reference Exhibit "A".

During the fact finding process conducted by Hobart for OEPA, Hobart came to the conclusion that the CERCLA 103 (c) response filed on June 8, 1981 was in error. Hobart does not have any documentation or knowledge involving disposal of any waste at the Vandale Junkyard. All available information was submitted to OEPA on April 10, 1984. Reference Exhibit "B".

### IV. Meeting of Potentially Responsible Parties with USEPA.

Hobart Corporation will have a representative available to attend a meeting between USEPA and the potentially responsible parties to discuss this matter and the related work requirement specifications.

### V. Waste Disposal Profile

1. Copies of shipping documents to disposal site.  
Records of invoices and related documents are maintained on microfilm for a period of seven years. Invoices covering shipments of liquid waste hauled by Emery Joseph Sepeck dating back to June 4, 1973 were uncovered during a search thru old boxes of records. Records prior to 1973 are apparently not available. Disposal records involving other vendors from 1976 thru 1985 and the invoices involving Emery Joseph Sepeck are included in Exhibit "C".
2. Chemical Composition of Waste Material  
The waste sent out from the Dayton Scale facilities is detailed in the information submitted to OEPA. Refer to Exhibit "B".
3. Disposal Quantities
  - a. The liquid waste hauled by Emery Joseph Sepeck from 1973 to 1976 to an unknown site was as follows.

1973	98-55 gallon drums	5,390 gallons
1974	244-55 gallon drums	13,420 gallons
1975	180-55 gallon drums	9,900 gallons
1976	24-55 gallon drums	1,320 gallons
  - b. Quantities of liquid waste disposed of between 1976 and 1981 are contained in Exhibit "B".
  - c. Quantities of liquid waste disposed of between 1982 and 1985 was as follows.
    1. Clark Oil  
1982 300 gallons  
1986 (January) 250 gallons for years 1983 through 1985.  
Cutting oils and machine coolants are separated from the water. The water goes to the local POTW and the small amounts of left over oil is mixed with the solvent sent to EPS for recycling. This waste minimization began in 1981. (Larger amounts of machine oils are accumulated in drums for disposal to Clark Oil.)

2. Environmental Processing Service (EPS)

A total of 7,425 gallons of various solvents including Stoddard Solvent, 1,1,1 - trichloroethane and paint thinner was recycled by Environmental Processing Services between August 11, 1981 and December 19, 1985. Please refer to EPS data in Exhibit "C".

4&5 Transportation

Transportation was provided by the company disposing of the waste. The following address information is believed to be accurate.

Emery Joseph Sepeck  
4330 Springfield Street  
Dayton, OH 45431  
(513) 252-3722

Clark Oil  
300 S. West Avenue  
Dayton, OH 45427  
(513) 268-6501

Environmental Processing Services  
1288 McCook Avenue  
Dayton, OH 45404  
(513) 222-1062

Solvent Resource Recovery  
P.O. Box 453  
West Carrollton, OH 45449  
(513) 859-6101

Tricil Environmental Services, Inc.  
Talbott Towers  
Dayton, OH 45402  
(513) 228-9532

Systech Liquid Treatment Corporation  
245 North Valley Road  
Xenia, OH 45385  
(513) 372-8077

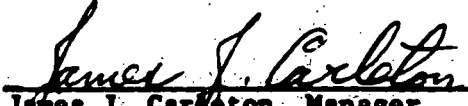
*List of possible  
PRC  
haulers:*

6. Chemical Analysis


A chemical analysis of waste disposed of by the plant prior to 1980 was not performed to the best of my knowledge. Following the RCRA regulations promulgated by USEPA in 1980, all waste streams of Hobart Corporation were evaluated and proper disposal arrangements were put into place. Exhibit "B" contains test data performed by the plant. Some typical Material Safety Data Sheets are supplied in Exhibit "D" for reference.

7. The insurance policies carry the standard pollution exclusion, that is, nothing is covered unless it is sudden and accidental. Please refer to Exhibit "E" addressing the insurance issue.

The foregoing report was prepared by and under the direction of James J. Carleton. I certify that all statements made and documentation provided is true and accurate to the best of my knowledge and belief as of this date. It is understood that if at any time after submittal of this information, I find that any portion is false, then I will notify USEPA in a timely manner.

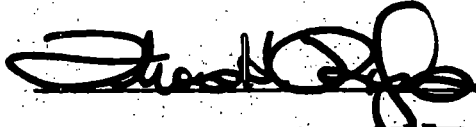
  
James J. Carleton, Manager Date 2-19-86  
Corporate Safety & Environmental  
Protection

The foregoing report has been read and approved by me as submitted to USEPA, Region V. I certify that all the information and documents are true and accurate to the best of my knowledge and belief. It is understood that if at any time after submittal of this information I find that any portion is false, then I will notify USEPA in a timely manner.

  
E.M. Davis, President Date 2/19/86  
Hobart Corporation

State of Ohio, County of Miami, ss:

Before me a Notary Public in and for the State of Ohio, personally appeared James J. Carleton, Manager, Corporate Safety and Environmental Protection, Hobart Corporation, and E.M. Davis, President, Hobart Corporation, each of whom acknowledged the signing of the foregoing letter and certified the statements set forth above their respective names.

  
THOMAS H. RODGERS, Attorney at Law  
Notary Public, State of Ohio  
My Commission has no expiration date.  
Section 147.03 R.C.

JJC/sma  
Attachments

cc: Ohio EPA  
Mike Sparkey  
Southeast District Office  
2195 Front Street  
Logan, OH 43138

EXHIBIT 111A





Hobart Corporation  
Troy, Ohio 45374

March 9, 1984

Attention: James J. Carleton, Project Engineer

Dear Sir:

Ohio EPA and USEPA are investigating a site in Washington County, Ohio, which accepted industrial wastes prior to the implementation of the hazardous waste regulations. The site is referred to as the Vandale Junkyard and is located on Goose Run Road (County Road 83) and is about 3 miles east of Marietta.

We have a copy of your CERCLA 103(c) response and the L.P. Rosell attachment dated June 1, 1981 which states that material from Hobart went to a site near Marietta for disposal. The site we are studying is located adjacent to a landfill. We request that you further investigate your past waste disposal practices to determine exactly where your waste was taken. If this information is not readily available from your files, we suggest you contact experienced employees or ex-employees to obtain the information. We also request that you send any analytical or other descriptive information on your past waste, if available. If this is not available, may we assume that the wastes you are currently generating are basically the same as those generated previously?

Please respond as soon as possible to this request and contact me if your response will take over 30 days or if you have any questions.

Sincerely,

Patrick H. Gorman  
Environmental Scientist  
Division of Solid and Hazardous Waste

PHG:dm

cc Jack Van Kley, Attorney General's Office  
cc: Don Marshall, SWDO

RECEIVED

MAR 15 1984

SAFETY & ENVIRONMENTAL  
PROTECTION



**Attorney General  
Anthony J. Celebrezze, Jr.**

*Copies to:*  
R. Keytyle  
F. Bayley  
R. Wilchak - DKI  
T. Banks - DKI  
C. Tindale - KING & SPALDING  
C. Cochran

March 14, 1984

James J. Carleton  
Project Engineer  
Hobart Corporation  
Troy, Ohio 45374

Dear Mr. Carleton:

Enclosed is a letter from Ohio EPA requesting information about your waste disposal practices, especially in regards to disposal of waste at Vandale Junkyard in Marietta. Because we are currently litigating against the owners and operators of Vandale Junkyard, it was thought appropriate that I send this letter.

Please respond to this information request as soon as possible. While you should supply the requested information to Pat Gorman of Ohio EPA, feel free to also contact me with any questions if you so desire.

Sincerely yours,

*Jack Van Kley*

Jack A. Van Kley  
Assistant Attorney General  
(614) 466-2766

JAVK:cw

Enc.

cc: Pat Gorman, SEDO  
Ben Pfefferle, Legal  
Roger Hannahs, CO  
Don Marshall, SWDO

**RECEIVED**

**MAR 15 1984**

**SAFETY & ENVIRONMENTAL  
PROTECTION**





WORLD HEADQUARTERS

TROY, OHIO 45374

513 335-7171

April 10, 1984

Ohio EPA  
Patrick H. Gorman  
Southeast District Office  
2195 Front Street  
Logan, OH 43138

Dear Mr. Gorman:

I am responding to your request for information concerning the past waste disposal practices of the Dayton Plants of Hobart Corporation.

Hobart has two plant facilities in Dayton which are within 2 blocks of each other.

1. 216 South Torrence Street
2. 448 Huffman Avenue

The Torrence Street Plant was and still is an assembly facility. In July of 1982 the Huffman Avenue Plant ceased manufacturing operations and the facility was converted to a parts distribution center. The Torrence Street Plant has always had extremely small amounts of liquid materials for disposal. In 1981 (refer to Exhibit I) Les Rosell responded to Don Marshall of OEPA concerning the Industrial Waste Survey. The quantity of liquid waste from Torrence amounted to 110 gallons/year of waste 1,1,1 - trichloroethane. This type of waste and quantity would have been expected from Torrence during the time period in question, namely 1973 thru 1980. Because of the small quantity of waste generated by Torrence, the Huffman Plant would combine the Torrence waste with its own waste for disposal. As can be seen in Exhibit I, the major portion of the waste was from Huffman.

The wastes generated during the 1973-1980 time frame consisted of the following materials:

1. 1,1,1 - Trichloroethane and cutting oil from degreasing.
2. Combination of methyl ethyl ketone, xylene, and paint.
3. Stoddard solvent and cutting oil from degreasing.
4. Machine tool water based synthetic coolants contaminated with cutting oils and solvents.

All four items were combined in single drums between 1973 and 1976. In 1976 Joe Sepeck informed Hobart that he no longer was in the business to haul our type of waste and, therefore, we should find another means of disposal. At that time, we began to separate the wastes as outlined above into single drums.

Patrick H. Gorman

April 10, 1984

Page 2

I contacted Les Rosell, who is now a former Hobart employee, requesting any additional data that he might be able to remember concerning waste disposal prior to RCRA. The letter that Mr. Rosell generated on June 1, 1981 (Exhibit II) for our subsequent CERCLA 103(c) response contained information he obtained from Emery Joseph Sepeck and from his own files. The exact dates of June 4, 1973 thru July 5, 1976 came directly from Joe Sepeck according to Les Rosell.

I called Mr. Sepeck on March 21, 1984 to confirm the information contained in Les Rosell's letter of June 1, 1981. Joe Sepeck told me that he did not take any of Hobart's waste to Marietta but rather to the Blalock Landfill on Dorothy Lane in Dayton and the South Dayton Landfill in Dayton. He said he had no reason to take our waste out of the Dayton area during the time period in question. A subsequent call to Mr. Rosell could neither confirm nor deny Joe Sepeck's statement of where the material had been disposed.

We then commenced a search of our records based on suggestions made by Les Rosell concerning possible disposal sources that he had used after July 5, 1976. Mr. Rosell indicated that he had to separate his waste into the four categories described earlier in order to satisfy the disposal companies. We contacted the five disposal companies provided by Mr. Rosell for documentation of handling waste from 448 Huffman. Those five companies are: Clark Oil Company, Environmental Processing Services, Solvent Resource Recovery, Systech Liquid Treatment Corporation and TriCil Environmental Services, Inc. Pursuant to your suggestion Pat, we also checked on the name "Combined Systems Waste Disposal Company" which Joe Sepeck became involved with in 1978. We could not find any invoices from that vendor.

I believe we have accounted for all of our liquid waste disposed of between 1976 and 1981. Exhibit III, Waste Vendors and Amounts, details each waste shipment per disposal facility as detailed by information submitted by the vendor or obtained from Hobart records. Exhibit IV, Summary of Wastes from 3-17-76 thru 10-19-81, accounts for the liquid waste that would seem reasonable for the plant to have generated.

Exhibit V represents analysis of our paint sludge and the waste water-based coolant. This data would be typical of the waste generated between 1973 and 1981.

In closing, I believe that the information concerning disposal of liquid waste in Marietta, Ohio was erroneous as stated in the letter from L.P. Rosell dated June 1, 1981. Furthermore, we have no apparent evidence indicating that any of Hobart's waste was ever taken to Marietta.

Patrick H. Gorman

April 10, 1984

Page 3

Please evaluate this information and if I can be of any further assistance, please contact me in Troy, Ohio at (513) 335-7171, extension 2751.

Sincerely,



James J. Carleton, Manager  
Corporate Safety & Environmental  
Protection

:sma

Attachments

cc: Jack A. VanKley, Assistant Attorney General of the State of Ohio  
Don Marshall, OEPA

bcc: R. Leytze  
F. Bazler  
C. Cochran  
R. Wilsek - DKI  
T. Banks - DKI  
C. Tisdale - King & Spalding



WORLD HEADQUARTERS

TROY, OHIO 45374

PLEASE REPLY TO

P. O. BOX 1690  
DAYTON, OHIO 45401

April 13, 1981

Ohio EPA  
Southwest District Office  
7 East Fourth Street  
Dayton, Ohio 45402

Attention: Mr. Donald S. Marshall  
Environmental Specialist

Dear Sir:

Enclosed are the survey forms that you requested pertaining to waste generated at Hobart's two plants. These are correct and complete to the best of my knowledge.

Please let me know if you require further information.

Sincerely yours,

A handwritten signature in cursive script, appearing to read "L. P. Rosell".

L. P. Rosell  
Mgr., Facilities Engineering

mkm

MARK W. ROSELL  
CC: JIM CARLTON

1981 INDUSTRIAL WASTE SURVEY

A. Company Information

1. Company Name:

Hobart Corporation

2. Company Address:

448 Huffman Avenue, Dayton, Ohio 45403

3. County in which company located:

Montgomery

4. Name of person responding to survey:

L. P. Rosell

Telephone:

254-8451

B. Description of wastes currently produced:

<u>Waste name</u>	<u>quantity generated</u>	<u>solid, sludge</u> <u>liquid, hazardous</u>	<u>on-or</u> <u>off-site</u> <u>disposal</u>	<u>method (pit,</u> <u>incinerator,</u> <u>landfill, etc.)</u>
Trash	32 Cu. Yd./Wk.	Solid	Off	Landfill
Solvent-oil	55 Gal./Mo.	Liquid	Off	Reclaim
Solvent-paint	30 Gal./Mo.	Liquid-Hazardous	Off	Reclaim
Chlorothene VG	30 Gal./Mo.	Liquid	Off	Reclaim

C. Off-site: Give haulers' name and address, and site of ultimate disposal, for each of the above listed wastes.

Koogler-Suburban, 4080 Industrial Lane, Dayton, Ohio 45430	Landfill
Clark Oil Co., 300 S. West End Avenue, Dayton, Ohio 45427	Reclaim
Solvent Resources Recovery, P.O. Box 453, West Carrollton, Ohio 45449	Reclaim
" " " " " " " " " "	"

D. Closed sites: Give waste descriptions and approximate quantities for any wastes previously disposed in a now closed or inactive on-site facility. Give dates site used and closed.

. NONE

E. If you were unable to answer any above questions because the information is considered confidential by your company, indicate this here and we will contact you personally.



## A. Company Information

## 1. Company Name:

Hobart Corporation

## 2. Company Address:

216 S. Torrence Street, Dayton, Ohio 45403

## 3. County in which company located:

Montgomery

## 4. Name of person responding to survey:

L. P. Rosell

Telephone:

254-8451

## B. Description of wastes currently produced:

<u>Waste name</u>	<u>quantity generated</u>	<u>solid, sludge</u> <u>liquid, hazardous</u>	<u>on-or</u> <u>off-site</u> <u>disposal</u>	<u>method (pit,</u> <u>incinerator,</u> <u>landfill, etc.)</u>
Trash	8 Cu. Yd./Day	Solid	Off	Landfill
Chlorothene V.G.	110 Gal./Yr.	Sludge	Off	Reclaim

## C. Off-site: Give haulers name and address, and site of ultimate disposal, for each of the above listed wastes.

N&N Commercial Waste, P.O. Box 202, Forest Park Station, Dayton, Ohio 45405  
Landfill

Solvent Resource recovery, Inc., P.O. Box 453, West Carrollton, Ohio 45449  
Reclaim

## D. Closed sites: Give waste descriptions and approximate quantities for any wastes previously disposed in a now closed or inactive on-site facility. Give dates site used and closed.

NONE

## E. If you were unable to answer any above questions because the information is considered confidential by your company, indicate this here and we will contact you personally.



WORLD HEADQUARTERS

TROY, OHIO 45374

PLEASE REPLY TO

P. O. BOX 1690  
DAYTON, OHIO 45401

June 1, 1981

To: J. J. Carleton  
From: L. P. Rosell  
Subject: Superfund Notification

In reply to your memo of May 13, 1981, the EPA identification number for Torrence Street is D004237434. We have not received a number for Huffman Avenue.

The major portion of our waste, in the past, has been F002, 1,1,1 Chloroethane, and F005 Paint Thinner.

Our past records of disposal are quite sketchy, but we do show between June 4, 1973, and July 5, 1976, having averaged about 15 drums of liquid waste per month. These were hauled away by Emery Jos. Sepeck of 4330 Springfield Pk., Dayton, Ohio. They were disposed of at a private (then) turned public landfill in Marietta, Ohio. The vast majority of this waste was water in the form of machine coolant.

Since that time, Systems Technology of Xenia, Ohio, has picked up and reclaimed our waste. More recently Clark Oil Co. of Dayton has picked it up and reclaimed it.

A recent check of quantities indicates that we generate about 1 drum per month, each of Trichlor, and Paint Solvent, and 2 drums per month of a mixture of Stoddard Solvent and Cutting Oil.

It is reasonable to assume that since our production was higher in the past, that we probably generated more waste in the past.

Let me know if you need further information.

A handwritten signature in cursive script that reads "L. P. Rosell".

L. P. Rosell  
Manager, Facilities Engineering

mkm

WASTE VENDORS AND AMOUNTS

1.	COMPANY	DATE	DESCRIPTION	AMOUNT	COST
	Clark Oil	9/17/79	Solvent Waste Oil + H <sub>2</sub> O	1,650 gal.	\$ 183.81
	Clark Oil	9/17/79	Solvent Waste Oil + H <sub>2</sub> O	1,650 gal.	-
	Clark Oil	5/2/80	Solvent Waste Oil + H <sub>2</sub> O	1,000 gal.	250.00
	Clark Oil	8/25/80	Solvent Waste Oil + H <sub>2</sub> O	1,425 gal.	356.20
	Clark Oil	11/25/80	Stoddard Solvent Waste Oil		62.95
	Clark Oil	1/30/81	Stoddard Solvent Waste Oil	850 gal.	44.20
	Clark Oil	6/11/81	Stoddard Solvent Waste Oil	611 gal.	97.76

- All oils reclaimed and resold -

2.	COMPANY	DATE	DESCRIPTION	AMOUNT	COST
	Environmental	8/14/81	Stoddard Solvent	191 gal.	\$ 353.35
	Processing	10/19/81	Stoddard Solvent	220 gal.	407.00
	Services	1/18/82	Paint Thinner	148 gal.	273.00
		4/15/82	Stoddard Solvent	495 gal.	915.75
		8/26/82	Stoddard Solvent	275 gal.	508.75

- All solvents reclaimed and resold -

3.	COMPANY	DATE	DESCRIPTION	AMOUNT	COST
	Solvent Resource	4/14/81	1,1,1 Trichloroethane	275 gal.	\$ -
	Recovery	4/14/81	Waste Paint Thinner	110 gal.	-
		8/7/81	Reconditioned Thinner	165 gal.	387.75

- All solvent and thinners reclaimed and resold -

4.	TRICIL	DATE	DESCRIPTION	AMOUNT	COST
	Environmental	12/17/76	1,1,1 Trichloroethane		
	Services, Inc.		Waste	220 gal.	\$ 20.00
		12/23/76	1,1,1 Trichloroethane		
			Waste	660 gal.	792.00
		1/4/77	1,1,1 Trichloroethane		
			Waste	440 gal.	572.00
		1/4/77	Waste Oil & Stoddard		
			Solvent	660 gal.	110.00
	Systech Liquid	4/1/77	Waste Oil & Stoddard		
	Treatment Corp		Solvent	3,135 gal.	285.00
		6/23/77	1,1,1 Trichloroethane		
			Waste	2,530 gal.	230.00
		9/9/77	1,1,1 Trichloroethane/		
			Oil Stoddard	2,310 gal.	210.00
		1/1/78	1,1,1 Trichloroethane/		
			Oil Stoddard	2,200 gal.	200.00
		5/19/78	Waste Solvents/Oil/Water	2,750 gal.	250.00
		8/13/81	Electroless Copper/		
			Synthetic Coolant	3,080 gal.	1,680.00
		8/17/81	Electroless Copper	1,155 gal.	630.00

- Solvents reclaimed and sold back to Hobart -

5.	COMPANY	DATE	DESCRIPTION	AMOUNT	COST
	Emery Joseph	3/17/76	Solvents/Oil/Water	550 gal.	\$ 50.00
	Sepeck	7/19/76	Solvents/Oil/Water	770 gal.	70.00
			THIS WASTE WAS HAULED TO LOCAL LANDFILL.		

SUMMARY OF WASTES FROM 3/17/76 THRU 10/19/81

SEQ.	RECLAIMER/HAULER	DATE	DESCRIPTION	AMOUNT	COST
1	Emery Joseph Sepeck	3/17/76	Waste Solvents/Oil/Water	550 gal.	\$ 50.00
2	Emery Joseph Sepeck	7/19/76	Waste Solvents/Oil/Water	770 gal.	70.00
3	Systech Liquid Treatment	12/17/76	1,1,1 Trichloroethane (Used)	220 gal.	20.00
4	Systech Liquid Treatment	12/23/76	1,1,1 Trichloroethane (Used)	660 gal.	792.00
5	Systech Liquid Treatment	1/4/77	1,1,1 Trichloroethane (Used)	440 gal.	572.00
6	Systech Liquid Treatment	1/4/77	Oil/Stoddard Solvent Waste	660 gal.	110.00
7	Systech Liquid Treatment	4/1/77	Oil/Stoddard Solvent Waste	3,135 gal.	285.00
8	Systech Liquid Treatment	6/23/77	1,1,1 Trichloroethane Waste	2,530 gal.	230.00
9	Systech Liquid Treatment	9/9/77	Stoddard Solvent/Oil 1,1,1 Trichloroethane Waste	2,310 gal.	210.00
10	Systech Liquid Treatment	1/1/78	Stoddard Solvent/Oil 1,1,1 Trichloroethane Waste	2,200 gal.	200.00
11	Systech Liquid Treatment	5/19/78	1,1,1 Trichloroethane Stoddard Solvent/Oil/Water	2,750 gal.	250.00
12	Clark Oil Company	9/17/79	Stoddard Solvent Waste Oil and Water	1,650 gal.	183.81
13	Clark Oil Company	9/17/79	Stoddard Solvent Waste Oil and Water	1,650 gal.	-
14	Clark Oil Company	5/2/80	Stoddard Solvent Waste Oil and Water	1,000 gal.	250.00
15	Clark Oil Company	8/25/80	Stoddard Solvent Waste Oil and Water	1,425 gal.	356.20
16	Clark Oil Company	11/25/80	Waste Oil/Stoddard Solvent		52.95
17	Clark Oil Company	1/30/81	Waste Oil/Stoddard Solvent	850 gal.	44.20
18	Solvent Resource Recovery	4/14/81	1,1,1 Trichloroethane Waste	275 gal.	
19	Solvent Resource Recovery	4/14/81	Paint Thinner Waste	110 gal.	
20	Clark Oil Company	6/11/81	Stoddard Solvent/Spdle. Oils	611 gal.	37.76
21	Solvent Resource Recovery	8/7/81	Paint Thinner Waste	165 gal.	387.75
22	TriCil Environmental	8/13/81	Electroless Copper and Synthetic Coolant	3,080 gal.	1,680.00
23	Environmental Processing	8/14/81	Stoddard Solvent	191 gal.	353.55
24	Environmental Processing	10/19/81	Stoddard Solvent	220 gal.	407.00
(1976 thru 1981)				TOTALS	27,452 gal. \$ 6,612.22

HOWARD  
LABORATORIES,  
INC.3601 S. DIXIE DRIVE  
DAYTON, OHIO 45439  
(513) 294-6856MAILING ADDRESS:  
POST OFFICE BOX 369  
DAYTON, OHIO 45449

April 22, 1981

## ANALYTICAL RESULTS

No. 7469

HOBART CORPORATION  
Commercial Division  
S. Ridge Ave. at Court St.  
Troy, Ohio 45374

Attn: Les Roselle

Sample: Hobart Mfg. Paint Sludge Sample Received 4-10-81

#512440

Ignitability - Flash Point

88°C

Toxicity:

Sample was prepared as designated in Extraction Procedure per Federal Register,  
May 19, 1980.

Leachate analyzed as follows:

	<u>mg/L</u>
Arsenic	<0.004
Barium	0.053
Cadmium	0.012
Lead	<0.010
Mercury	0.0004
Nickel	<0.010
Selenium	<0.005
Silver	<0.010
Chromium	0.020
Hexavalent Chromium	0.014

## pH Adjustment Information:

Initial pH	4.80 S.U.
Final pH	5.20 S.U.
mls 0.5N Acetic Acid/gr sample	0.00 mls

&lt; - Less than

Approved

# BOWSER-MORNER Testing Laboratories, Inc.

CORPORATE ADDRESS • 420 Davis Ave. • P.O. Box 51 • Dayton, Ohio 45401 • 513/253-8806  
TOLEDO DISTRICT • 122 S. St. Clair St. • P.O. Box 838 • Toledo, Ohio 43696 • 419/256-8200  
KENTUCKY DISTRICT • Route 8 West • P.O. Box 636 • Maysville, Kentucky 41056 • 606/584-5508

## LABORATORY REPORT

Hobart Corporation  
216 South Torrence Street

Report to: Dayton, Ohio 45403  
Attn: Mr. Les Rosell

Date: March 3, 1981  
Laboratory No. L 021861  
Authorization:

Report on: Two (2) coolant water samples were received on February 18, 1981  
for soluble metal analysis.

### SAMPLE INFORMATION:

The coolant water samples were identified as:

Hobart Corporation #1 Discool  
#2 Kleen Kool

The coolant solutions contained a biodegradable additive.

### TEST PROCEDURES:

- 1) The coolant water samples were filtered through 0.45 micrometer membrane filters for soluble (dissolved) metals analysis.
- 2) Quantitative analysis of soluble metal concentrations performed by atomic absorption spectroscopy.

### TEST RESULTS:

#### Coolant Water Sample

<u>Parameter</u>	<u>Discool</u>	<u>Kleen Kool</u>
Aluminum, mg/l	5.1	0.2
Chromium, mg/l	0.12	0.05
Copper, mg/l	2.72	0.03
Lead, mg/l	0.64	0.23
Zinc, mg/l	7.75	3.25

Respectfully Submitted,

BOWSER-MORNER Testing Laboratories, Inc.

*Michael W. Zimmerman*

Michael W. Zimmerman  
Environmental Chemist  
Analytical Chemistry Laboratory

1-Client  
2-File  
MWZ/pc



As a Mutual Protection to Clients, the Public and Ourselves, All Reports Are Submitted as the Confidential Property of Clients, and Authorization for Publication of Statements, Conclusions or Extracts from or Regarding Our Reports Is Reserved Pending Our Written Approval

# BOWSER-MORNER Testing Laboratories, Inc.

CORPORATE ADDRESS • 420 Davis Ave. • P.O. Box 51 • Dayton, Ohio 45401 • 513/253-8806  
TOLEDO DISTRICT • 122 S. St. Clair St. • P.O. Box 838 • Toledo, Ohio 43696 • 419/256-8200  
KENTUCKY DISTRICT • Route 8 West • P.O. Box 636 • Mayeville, Kentucky 41056 • 606/564-5508

## LABORATORY REPORT

Hobart Corporation  
216 South Torrence Street

Report to: Dayton, Ohio 45403  
Attn: Mr. Les Rosell

Date: March 10, 1981  
Laboratory No. L 021861A  
Authorization: 41101

Report on: Two (2) Coolant Water Samples Received February 18, 1981 for  
Additional Analysis of Soluble Cadmium and Mercury.

### SAMPLE INFORMATION:

The coolant water samples were identified as:

Hobart Corporation: #1 Discool  
#2 Kleen Kool

The coolant solutions contained a biodegradable additive.

### TEST PROCEDURES:

- 1) The coolant water samples were filtered through 0.45 micro-meter membrane filters for soluble (dissolved) metals analysis.
- 2) Quantitative analysis of soluble metal concentrations performed by atomic absorption spectrophotometry.
- 3) All analyses performed in accordance with Standard Methods for the Examination of Water and Wastewater, 14th Edition, 1975.

### TEST RESULTS:

<u>Parameter</u>	<u>Discool</u>	<u>Kleen Kool</u>
Cadmium, mg/l	0.18	0.29
Mercury, mg/l	<0.01	<0.01

Respectfully Submitted,

BOWSER-MORNER Testing Laboratories, Inc.

*Michael W. Zimmerman*  
Michael W. Zimmerman  
Environmental Chemist  
Analytical Chemistry Laboratory

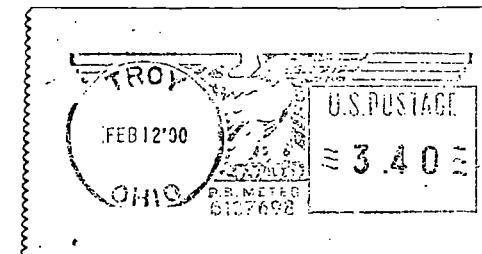


1-Client  
2-File  
MWZ/pc

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PMI FOOD EQUIPMENT GROUP  
WORLD HEADQUARTERS  
TROY, OHIO 45374-0001

CERTIFIED MAIL  
NO. 3477



RETURN RECEIPT REQUESTED

PMI Food Equipment Group

World Headquarters  
Troy, Ohio 45374

FIRST CLASS

MR JOSEPH A KAWECKI  
US EPA 5HSM/TUB-7  
230 SOUTH DEARBORN STREET  
CHICAGO IL 60604

F-28510

RETURN REQUESTED

HSM-7